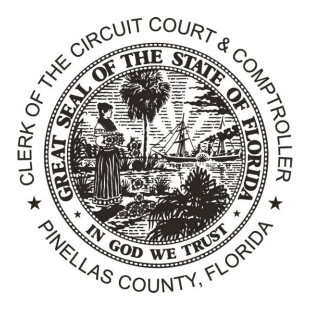
### KEN BURKE, C.P.A.

## CLERK OF THE CIRCUIT COURT AND COMPTROLLER PINELLAS COUNTY, FLORIDA

www.mypinellasclerk.org



PACKAGE FEE: \$6.45

### RESIDENTIAL TENANT EVICTION NON-PAYMENT OF RENT (POSSESSION & DAMAGES)

Please contact the Clerk's Office at (727) 464-7000 or visit us online at <a href="https://www.mypinellasclerk.org">www.mypinellasclerk.org</a> for additional information.

# COMPLAINT FOR EVICTION -ORCOMPLAINT FOR EVICTION AND DAMAGES

### \*\*\* Important Information \*\*\*

**Notice:** Information or forms provided by the Clerk of the Circuit Court should be considered as basic information only and may not be applicable to every situation. The information is not intended to be used as legal advice. Specific guidance concerning filing a lawsuit, answering a lawsuit or questions about your particular situation should be directed to a qualified attorney.

A tenant eviction is the legal procedure a landlord must follow to have a tenant removed from the landlord's property.

#### **FILING FEES:**

Tenant Eviction (Possession Only)	\$185.00
Tenant Eviction and Damages under \$2,500.00	\$185.00
Tenant Eviction and Damages of \$2,501.00 – \$15,000.00	\$300.00
Tenant Eviction and Damages over \$15,001.00	\$400.00

Summons Issuance Fee \$10.00 Per Summons

**IN ADDITION TO THE FILING FEE AND SUMMONS ISSUANCE FEE**, you must contact a private process server, or persons allowed to do service in the county where the service to be done, to obtain their service fees. You can get a list of local process servers from the Sheriff by accessing a link through the Clerk's website at <a href="https://www.mypinellasclerk.org">www.mypinellasclerk.org</a> (look for Process Servers under Find a Service)

• If service is outside of Pinellas County, you must contact the Sheriff of that county to obtain applicable service fees.

#### When should this packet be used?

- Residential Tenant Eviction and Damages is used to obtain possession of the property for non-payment of rent <u>and</u> back payment of rent (damages).
- The tenant did not pay the rent based on an oral or written lease agreement on a residential property.

<u>Example</u> – You are the owner and/or landlord and you have a rental agreement with a tenant. The tenant is not paying the rent. You want them evicted, and you want to recover the back payment of rent.

<u>Before a lawsuit is filed</u>, you must deliver the Notice from Landlord to Tenant – Termination for Failure to Pay Rent [Form #1]

**<u>Review</u>** the Filing Checklist and Quick Reference Guide prior to completing any forms.

<u>Refer</u> to chapters 45 through 57 and chapter 83 of the Florida Statutes for information regarding filing a tenant eviction case.

 Copies of these statutes are available at the law library located at the Clearwater Courthouse, at your public library or online through the Florida Legislature website at <a href="http://www.leg.state.fl.us/Statutes">http://www.leg.state.fl.us/Statutes</a>

<u>**Do Not Sign**</u> any documents that require a notary or deputy clerk signature until you are in front of the notary or deputy clerk.

**Retain Copies** of all forms filed for your records.

<u>Documents Must Be Legible</u>, type written or legibly handwritten in black or blue ink.

<u>It Is Important</u> that the names and addresses are the same on all documents.

<u>A Delay Can Occur</u> as a result of any errors on your paperwork or if the proper fees are not submitted.

**<u>Do Not Accept Any Rent</u>** after initiating the eviction process or your case may be dismissed per Florida Statute 83.56(5).



#### SELF HELP CENTER

The Self Help Centers are the result of a collaborative effort between the Clerk's Office, the Sixth Judicial Circuit, the Community Law Program and the Clearwater Bar Association.

The purpose of the Clerk's Legal Self Help Centers is to assist citizens representing themselves in court (sometimes referred to as pro se persons) who do NOT have a private attorney. Citizens who represent themselves in court and do not already have a private attorney representing them, can now get affordable legal assistance.

#### **OUR SERVICES INCLUDE:**

- Schedule an appointment to consult with an attorney for a minimum of \$15.00\*
  (Attorneys may assist with Family Law, Small Claims and Landlord/Tenant matters ONLY.)
- Purchase forms and packets for the civil court actions listed above
- Have documents notarized
- Make copies

#### Open Monday through Friday from 8:30 a.m. until 4:30 p.m.:

• The Clearwater Self Help Center

The New Courthouse 315 Court Street Clearwater, FL 33756 Phone: (727) 464-5150 Fax: (727) 453-3423

The St. Petersburg Self Help Center

The St. Petersburg Judicial Building 545 First Avenue North, Room 103 St Petersburg, FL 33701 Phone: (727) 582-7941 Fax: (727) 582-7945

• The North County Branch Self Help Center

29582 U.S. 19 North Clearwater, FL 33761 Phone: (727) 464-5150 Fax: (727) 453-3423

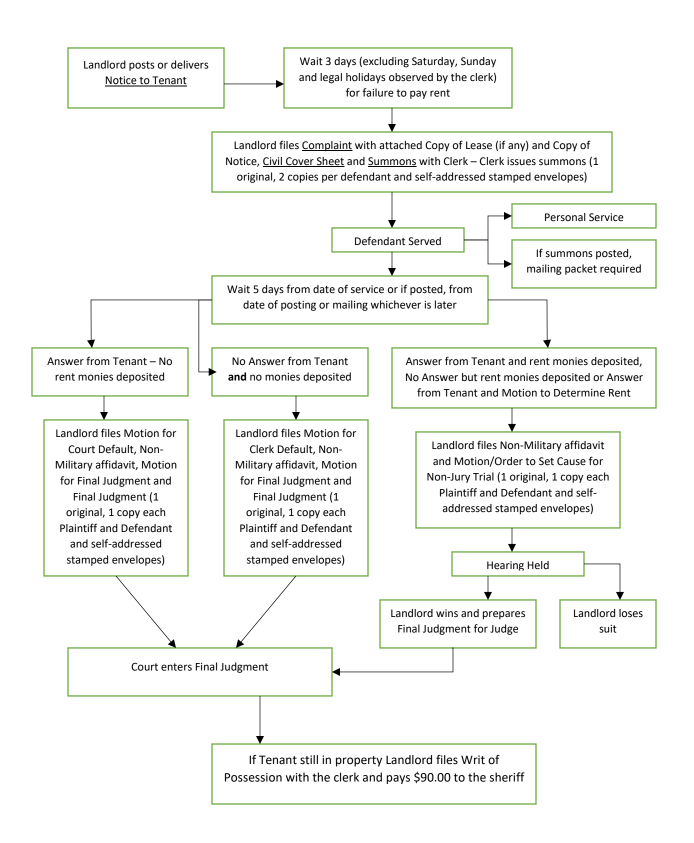
- o Appointments may be scheduled for Wednesday, Thursday and/or Friday.
- o A Spanish interpreter provided by the Hispanic Outreach Center is available by appointment at the Clearwater location
- Appointments may be scheduled for Monday, Wednesday, and/or Friday.
- o Attorney appointments may be scheduled for Tuesday **only** at this office.

**Self Help Center Now Offering Online Scheduling** of attorney consultation appointments for prose litigants that do not already have an attorney. To schedule an appointment online using a credit card, please visit www.mypinellasclerk.org and click on the SELF HELP CENTER link in the top menu.

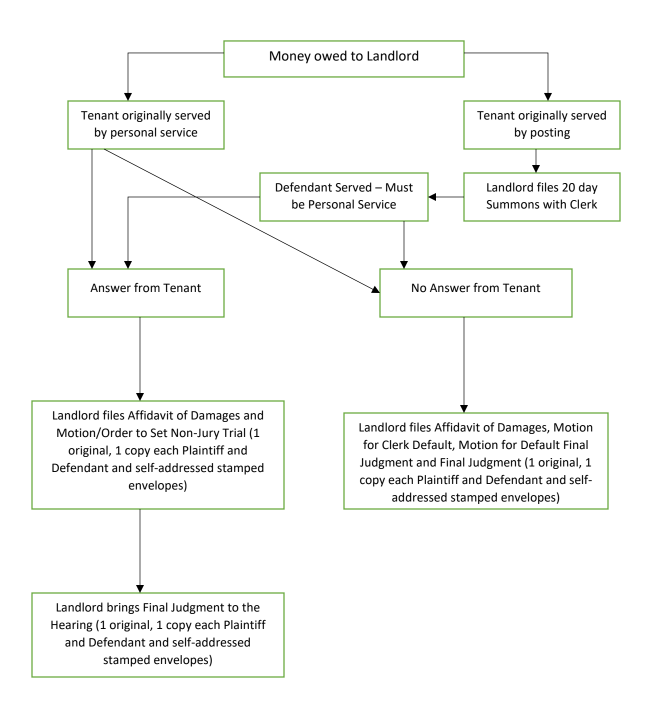
\*Attorney appointments may only be scheduled for a minimum of 15 minutes to a maximum of one hour. All appointments must be scheduled in 15-minute increments, i.e., 15, 30, 45 or 60 minutes at a rate of \$1 (one dollar) per minute, therefore payments will be \$15, \$30, \$45 or \$60 accordingly.

Attorney consultation fees must be paid when the appointment time is scheduled. Payments must be by cash, check, money order or credit card. Refunds will not be issued for missed appointments.

#### DELINQUENT TENANT FLOWCHART - COUNT 1 POSSESSION ONLY



#### DELINQUENT TENANT FLOWCHART - COUNT 2 DAMAGES/MONEY



### **FILING CHECKLIST**

## RESIDENTIAL EVICTION FOR NON-PAYMENT OF RENT (POSSESSION ONLY)

#### **STEP ONE – FILE CASE WITH CLERK**

To file an Eviction case, you may file the following forms along with the filing fee and any service fees, if applicable, with the Clerk's office.
Complaint for Eviction with attached copy of the written lease agreement, if any, and Notice to Pay Rent Civil Cover Sheet
Authorization of Property Manager – Only provide if you are a property manager filing a complaint on behalf of a landlord
Summons on Claim for Possession of Residential Premises and/or Ancillary Relief — Must include Spanish and French translations
(1) Original and (1) copy for <u>each</u> Defendant to be served*
*If you anticipate posting, per Florida Statute 48.183, the landlord must provide an <u>additional</u> copy of the complaint, summons and a pre-addressed stamped envelope for mailing to <u>each</u> Defendant
STEP TWO – OBTAIN JUDGMENT – COUNT I
5 days (excluding weekends and legal holidays) after service on the Defendant(s) and the defendant(s):
<u>DID NOT respond OR deposit money into the registry of the court, you may file the following</u> forms:
Nonmilitary Affidavit – Must be submitted per Local Rule 5(D) in order to obtain a Clerk's  Default
<ul> <li>Motion for Clerk's Default – Residential Eviction</li> <li>Motion for Default Final Judgment – Residential Eviction</li> <li>Final Judgment – Residential Eviction – (1) Original and (1) copy for <u>each</u> Plaintiff and</li> </ul>
Defendant along with pre-addressed stamped envelopes for <u>each</u> party

OR

DID respond, but DID NOT deposit any money into the registry of the court, you may file the
following forms:
Motion for Court's Default – Residential Eviction
Motion for Default Final Judgment – Residential Eviction
Final Judgment – Residential Eviction – (1) Original and (1) copy for <u>each</u> Plaintiff and
Defendant along with a pre-addressed stamped envelopes for <u>each</u> party
OR
DID respond AND deposited money into the registry of the court OR DID respond AND filed a
Motion to Determine Amount of Rent, you may file the following forms:
Motion/Order to Set Cause for Non-Jury Trial – Final Judgment – (1) original and (1) copy
for each Plaintiff and Defendant along with pre-addressed stamped envelopes for each
party
Final Judgment – Residential Eviction – Bring the Final Judgment and (1) copy for <u>each</u>
Plaintiff and Defendant to the hearing along with pre-addressed stamped envelopes for
each party
<u> </u>
Note – In some cases the Judge assigned to your case may require that you submit a
Nonmilitary Affidavit prior to signing the Final Judgment.
Nonlinitary Affidavit prior to signing the Final Judgment.
If the Judge grants your complaint, a Final Judgment will be signed.
STEP THREE – OBTAIN WRIT OF POSSESSION
If the Defendant(s) refuse to leave the property after the Final Judgment has been signed,
you may file a Writ of Possession and have it issued by the Clerk, allowing the Sheriff's
Department to remove them from the property.
Writ of Possession

#### Payment Options for Writ of Possession:

- \$90.00 Check or money order payable to the Pinellas County Sheriff's Office
  - o Submitted to the Clerk along with the Writ of Possession
- \$90.00 Credit or Debit payment PLC #8384 (\$3.00 service fee applies)
  - o online at <a href="https://www.GovPayNow.com">www.GovPayNow.com</a>
  - o by phone at 1-888-604-7888

#### STEP FOUR - OBTAIN JUDGMENT - DAMAGES - COUNT II

In accordance with Florida Statute 48.031, in order to obtain a judgment for damages (count
II), a separate personal service must be made if the original summons was posted. If personal
service is needed, you may submit the following to the clerk at ANY time after the original
summons was posted.
20 Day Summons – Must include Spanish and French translations
(1) Original and (1) copy for <u>each</u> Defendant to be served
(1) Original and (1) copy for <u>each</u> berendant to be served
20 days after personal service on the Defendant(s) and the Defendants:
DID NOT respond OR deposit money into the registry of the court, you may file the following
forms:
Affidavit of Damages
Motion for Clerk's Default – Damages
Motion for Default Final Judgment – Damages
Final Judgment – Damages – (1) Original and (1) copy for <u>each</u> Plaintiff and Defendant
along with a pre-addressed stamped envelopes for <u>each</u> party
O.D.
OR
DID respond to Count II - Damages AND/OR deposit money into the registry of the court, you
may file the following forms:
Affidavit of Damages
Motion/Order to Set Cause for Non-Jury Trial – Final Judgment – (1) original and (1) copy
for <u>each</u> Plaintiff and Defendant along with pre-addressed stamped envelopes for <u>each</u>
party
Final Judgment – Damages – (1) original and (1) copy for each Plaintiff and Defendant
along with pre-addressed stamped envelopes for each party
Additional Forms, if applicable
Additional Forms, if applicable
Motion and Order to Disburse Funds from Registry of the Court
This form should only be used if any funds were deposited into the Registry of the Court
and you would like to have it disbursed to you.
Disclosure form Nonlawyer
This form should only be used if a nonlawyer assists you in completing any forms. The
nonlawyer must complete the Disclosure form and both of you are to sign it prior to the
nonlawyer assisting you with any forms.

 _ Notice of Voluntary Dismissals
If you decide not to proceed with your case prior to a judgment being entered, you should file a Notice of Voluntary Dismissal
 Notice from Landlord of Intent to Impose Claim on Security Deposit  Pursuant to F.S. 83.49(3)(a), you must return a tenant's security deposit to the tenant no more than 15 days after the tenant leaves the leased property. You may claim all or a portion of the security deposit only after giving the tenant written notice by certified mail to the tenant's last known mailing address of your intention to keep the deposit and the reason for keeping it. If the tenant does not object to the notice, you may keep the
amount stated in the notice and must send the rest of the deposit to the tenant within 30 days after the date of the notice.

#### **After Damages Judgment**

After the Court enters this Judgment you should obtain a certified copy of the judgment from the Clerk of the Court and record the certified copy in the public records in any county in which the tenant owns property. The Clerk of the Small Claims Court can probably provide you with information concerning the collection of the amounts owed you.

A judgment for money (if properly recorded) is a lien upon the real or personal property of the person against whom the judgment was entered for a period of ten years. The lien may then be extended for an additional period of ten years by re-recording a certified copy of the judgment prior to the expiration of the lien, and by simultaneously recording an affidavit with the current address of the person who has a lien as a result of the judgment. The lien may not be extended beyond twenty years from the date of entry of the judgment, or beyond the point the lien is satisfied, whichever occurs first.

SOURCE: Sections 55.081 and 55.10, Florida Statutes

THIS DOES NOT CONSTITUTE LEGAL ADVICE. Civil court information and forms provided by the Pinellas County Clerk of the Circuit Court should be considered informational only, and may not be applicable in every situation. The information is not intended to be used as legal advice. Specific guidance as to how to proceed with filing or answering a lawsuit and questions about your particular situation should be directed to a qualified attorney.

# **Quick Reference Guide to Completing Tenant Eviction Forms Prior to Filing**

#### **Complaint for Residential Eviction:**

- Fill in party names in the space provided (the plaintiff is the party initiating this action and the defendant is the party against whom the case is initiated)
- Read each line and fill in the appropriate responses
- Date and sign in the space provided and print or type your name, address and telephone number
- Attach the written agreement to pay rent, if any
- Attach the Notice from Landlord to Tenant Termination for Failure to Pay Rent

#### All other forms:

- Fill in the names of the Plaintiff(s) and Defendant(s)
- Read each line and select and/or fill in the appropriate responses.
- Date and sign in the space provided and print or type your name, address and telephone number
  - o If required, date and sign in the presence of a Notary Public or Deputy Clerk.

#### NOTICE FROM LANDLORD TO TENANT – TERMINATION FOR FAILURE TO PAY RENT

To:	Tenant's Name:	
	Address:	
	City, State, Zip:	
From:		
	Date Delivered:	
You are h	ereby notified that you are indebted to	
	6.1	(insert amount owed by tenant)
and use o	of the premises located at	(insert address of premises including county)
within thr	ow occupied by you and that I demand ree days (excluding Saturday, Sunday an	payment of the rent or possession of the premises and Legal Holidays) from the date of delivery of this
notice to-	-wit: on or before the day of (three days from delivery of notice – exc	, 20 cludes date of delivery, Saturday, Sunday and legal holidays)
		Signature
		Name of Landlord/Property Manager (circle one)
		Address (street address were Tenant can deliver rent)
		City, State, Zip Code
		Telephone Number
Hand Deli	ivered on:	
Posted or	n:	
	or use under rule 10-2.1(a) of the Rules The Florida Bar	
The Florida	Bar 2010	This form was completed with the assistance of:  Name:
		Address:
		City, State, Zip: Telephone number:

## IN THE COUNTY OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

Case N	No			
	 Plaintiff(s)			
	riaiittii(s)			
	-VS-			
	Defendant(s)			
	COMPLAINT FOR E	VICTION AND F	NMAGES	
	CONT LAINT FOR E	VICTION AND L	MINIAGES	
	COUNT I – TO F	RECOVER POSSE	<u>SSION</u>	
Distant	· cc			
	iffdant			
alleges		<b>'</b>		and
1.	This is an action to evict a tenant from	m real property in	Pinellas, Florida	
	Plaintiff owns the following describe	• • •		
3.	Defendant has possession of the pro			_
	pay rent of \$pa			her
4	A copy of the written agreement, if a	ny, is attached as	Exhibit "A".	
4. 5	Defendant failed to pay rent due	ice on		ay the rent or
5. Plaintiff served defendant with a notice on to pay the rent or deliver possession, but the defendant refuses to do either. A copy of the notice is attached as Exhibit "B".				

WHEREFORE, plaintiff demands judgment for possession of the property against the defendant.

Form 5a

#### **COUNT II – FOR DAMAGES**

Plaintiff sues defendant and states:	
6. Plaintiff restates those allegations of	ontained in paragraphs 1 through 5 above.
7. Defendant owes Plaintiff \$	that is due with interest for
	past due rent amount)
the period of	·
(insert dates of r	rental payments Tenant failed to make)
WHEREFORE, Plaintiff demand judgment fo	or damages and costs against defendant(s).
	Signature:
	Name (print):
	Address:
	City, State, Zip Code:
	Telephone:
Approved for use under rule 10-2.1(a) of The Rules Regulating The Florida Bar	
The Florida Bar 2010	
	This form was completed with the assistance of:
	Name:Address:
	Telephone Number:

## CIRCUIT COURT, PINELLAS COUNTY, FLORIDA CIVIL DIVISION

#### **CIVIL COVER SHEET**

**FORM 1.997** The civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law. This form shall be filed by the plaintiff or petitioner for the use of the Clerk of Court for the purpose of reporting judicial workload data pursuant to Florida Statutes section 25.075. (See instructions for completion.)

I. CASE STYLE	
Plaintiff	Case No.:
Vs. Defendant	
	Section:
	amount of the claim rounded to the nearest dollar. The estimated
amount of the claim is requested for data collection ai shall not be used for any other purpose.	nd clerical processing purposes only. The amount of the claim
\$8,000 or less \$8,001 - \$30,000 \$30,001 - \$50,000	\$50,001 - \$75,000 \$75,001 - \$100,000 Over \$100,000
•	e type of case, select the most definitive category.) is a subcategory (is indented under a broader category), eategory and subcategory boxes.
☐Condominium ☐Contracts and indebtedness	☐ Real property/Mortgage foreclosure ☐ Commercial foreclosure \$0 - \$50,000 ☐ Commercial foreclosure \$50,001 - \$249,999 ☐ Commercial foreclosure \$250,000 or more
☐Eviction/Delinquent Tenant	☐ Homestead residential foreclosure \$0 - \$50,000☐ Homestead residential foreclosure \$50,001 - \$249,999☐ Homestead residential foreclosure \$250,000 or more
Eminent domain	
☐Auto negligence	<ul> <li>Non-homestead residential foreclosure \$0 - \$50,000</li> <li>Non-homestead residential foreclosure \$50,001 - \$249,99</li> <li>Non-homestead residential foreclosure \$250,000 or more</li> </ul>
□ Rusiness governance     □ Business torts     □ Environmental/Toxic tort     □ Third party indemnification     □ Construction defect     □ Mass tort     □ Negligent security     □ Nursing home negligence     □ Premises liability—commercial     □ Premises liability—residential	☐ Other real property actions \$0 - \$50,000 ☐ Other real property actions \$50,001 - \$249,999 ☐ Other real property actions \$250,000 or more ☐ Professional malpractice ☐ Malpractice—business ☐ Malpractice—medical ☐ Malpractice—other professional

☐ Products liability

Other	County Civil
☐Antitrust/Trade regulation	Civil
☐Business transactions	☐ Real property/Mortgage foreclosure
☐Constitutional challenge—statute or ordinance	Replevins
Constitutional challenge—proposed amendment	☐ Evictions
☐Corporate trusts	Residential Evictions
Discrimination—employment or other	Non-residential Evictions
☐Insurance claims	Other Civil (non-monetary)
☐Intellectual property	
☐Libel/Slander	
Shareholder derivative action	
Securities litigation	
Trade secrets	
Trust litigation	
III. REMEDIES SOUGHT (check all that apply):	
monetary;	
nonmonetary declaratory or injunctive relief;	
punitive	
<del>_</del> '	
IV. NUMBER OF CAUSES OF ACTION: [ ]	
(specify)	
AN TO TRANSPORT A CIT A COL A COMPANY A ANIGUATION	
V. IS THIS CASE A CLASS ACTION LAWSUIT?	
∐ yes	
∐ no	
VI WAG NOTICE OF ANY WHOMAN DELATED GAGE BEEN	LEW ED 9
VI. HAS NOTICE OF ANY KNOWN RELATED CASE BEEN	N FILED?
no	
yes If "yes," list all related cases by name, o	case number, and court.
VII IC HIDV TOTAL DEMANDED IN COMDIAINTO	
VII. IS JURY TRIAL DEMANDED IN COMPLAINT?	
∐ yes	
☐ no	
LOEDTIEV that the information I have a posited in this account	
I CERTIFY that the information I have provided in this cover s	sneet is accurate to the best of my knowledge and belief.
Cianatura	Flo Por#
SignatureAttorney or party	Fla. Bar # (Bar # if attorney)
Attorney of party	(Dai # il allomey)
(type or print name)	 Date
(-)F-1 F	

## IN THE COUNTY COURT OF THE SIXTH JUDCIAL CIRCUIT, IN AND FOR PINELLAS COUNTY, FLORIDA

PLAINTIFF(S)	
	/
VS.	
DEFENDANT (S)	
	/
AUTHORIZ	ZATION OF PROPERTY MANAGER
TO WHOM IT MAY CONCERN:	
	is being retained by
	, Landlord, as Property
Manager for the residential property	located at
The Property Manager is hereby aut	horized by the undersigned Landlord to act
on their behalf regarding uncontest	ed residential tenant evictions. This
authorization must be limited to the	completion, signing and filing of the
pleadings necessary to evict a tenant	for the nonpayment of rent.
I hereby swear or affirm under the and accurate.	e penalty of perjury that the foregoing is true
	Signature of Landlord
	Printed Name of Landlord

## IN THE COUNTY COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

	Case No
Plaintiff(s)	_
Defendant(s)	-
<b>EVICTION S</b>	UMMONS / RESIDENTIAL FORM 1.923
TO:	
<b>DEFENDANT(S)</b>	
	-
	- -
DV E.A.	
	SE READ CAREFULLY
	TIFF(S) to require you to MOVE OUT of the place where :] uplaint.
You are entitled to a trial to deter do <b>ALL</b> of the things listed below. Yo	mine whether you can be required to move, but you MUST u must do them within 5 DAYS (not including Saturday, ate these papers were given to you or to a person who lives
THE THINGS YOU MUST DO	ARE AS FOLLOWS:
	y you think you should not be forced to move. The written AS COUNTY CLERK OF THE CIRCUIT COURT, 315 rida 33756.
(2) Mail or give a copy of your name and address is:	written reason(s) to: Plaintiff or Plaintiff's Attorney whose
` ′ ′	NTY CLERK OF THE CIRCUIT COURT the amount of o be due and any rent that becomes due until the lawsuit is

(3) Pay to the PINELLAS COUNTY CLERK OF THE CIRCUIT COURT the amount of rent that the attached complaint claims to be due and any rent that becomes due until the lawsuit is over. If you believe that the amount claimed in the complaint is incorrect, you should file with the clerk of the court a motion to have the court determine the amount to be paid. If you file a motion, you must attach to the motion any documents supporting your position and mail or give a copy of the motion to the plaintiff/plaintiff's attorney. Monies deposited into the registry of the court must be in the form of cash, cashier's check, or money order. A clerk's fee of 3% on the first \$500.00, and 1.5% on each subsequent \$100.00 must be paid in addition to the monies deposited.

Fla. R. Civ. Pro. Form 1.923 rev. Feb. 2021

(4) If you file a motion to have the court determine the amount of rent to be paid to the clerk of the court, you must **IMMEDIATELY** contact the office of the judge to whom the case is assigned to schedule a hearing to decide what amount should be paid to the clerk of the court while the lawsuit is pending.

IF YOU DO NOT DO ALL OF THE THINGS SPECIFIED ABOVE WITHIN 5 WORKING DAYS AFTER THE DATE THAT THESE PAPERS WERE GIVEN TO YOU OR TO A PERSON WHO LIVES WITH YOU OR WERE POSTED AT YOUR HOME, YOU MAY BE EVICTED WITHOUT A HEARING OR FURTHER NOTICE

(5) If the attached complaint also contains a claim for money damages (such as unpaid rent), you must respond to that claim separately. You must write down the reasons why you believe that you do not owe the money claimed. The written reasons must be given to the clerk of the court at the address specified in paragraph (1) above, and you must mail or give a copy of your written reasons to the plaintiff/plaintiff's attorney at the address specified in paragraph (2) above. This must be done within **20 DAYS** after the date these papers were given to you or to a person who lives with you. This obligation is separate from the requirement of answering the claim for eviction within 5 working days after these papers were given to you or to a person who lives with you or were posted at your home.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact:

Pinellas County Office of Human Rights 400 S. Ft. Harrison Ave., Ste. 500 Clearwater, FL 33756

Phone: 727.464.4062 V/TDD

Or 711 for the hearing impaired

Contact should be initiated at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

#### THE STATE OF FLORIDA:

**To Each Sheriff of the State:** 

YOU ARE COMMANDED to serve this SUMMONS and a copy of the COMPLAINT in this lawsuit on the above-named DEFENDANT(S).

$\Gamma$	AΊ	$\Gamma ED$	on			

KEN BURKE, CPA

Pinellas County Clerk of the Circuit Court 315 Court Street, Room 170 Clearwater, FL 33756 (727) 464-7000

BY:

As Deputy Clerk

If you cannot afford an attorney, you may be eligible for free legal assistance by contacting Bay Area Legal Aid line at (800) 625-2257; Community Law Program (south Pinellas County residents only) at (727) 582-7402; or Gulfcoast Legal Services at (727) 821-0726. If you do not qualify for free legal assistance or do not know an attorney, you may make an appointment to speak with an attorney for \$1.00 per minute in 15 minute increments at the Self Help Center online @ <a href="https://www.mypinellasclerk.org/selfhelp">https://www.mypinellasclerk.org/selfhelp</a> or by contacting (727) 464-5150 for north Pinellas County residents or (727) 582-7941 for south Pinellas County residents. You may also contact the Clearwater Bar Attorney Referral Service at (727) 461-4880; the St. Petersburg Bar Association Lawyer Referral Service at https://www.stpetebar.com/page/findanatty; or the Florida Bar Attorney Referral Service at (800) 342-8011.

#### NOTIFICACION DE DESALOJO/RESIDENCIAL

#### A DEMANDADO(S)

#### SIRVASE LEER CON CUIDADO

Usted esta siendo demandado por **DEMANDANTE** para exigirle que desaloje el lugar donde reside por los motivos que se expresan en la demanda adjunta.

Usted tiene derecho a ser sometido a juicio para determinar si se le puede exigir que se mude, pero ES NECESARIO que haga TODO lo que se le pide a continuacion en un plazo de **5 DIAS** (no incluidos los sabados, domingos, ni dias feriados) a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted, o se colocaron en su casa.

#### USTED DEBERA HACER LO SIGUIENTE:

- (1) Escribir el (los) motivo(s) por el (los) cual(es) cree que no se le debe obligar a mudarse. El (Los) motivo(s) debera(n) entregarse por escrito al secretario del tribunal a: **PINELLAS COUNTY CLERK OF THE CIRCUIT COURT,** 315 Court Street, Room 170, Clearwater, Florida 33756.
  - (2) Enviar por correo o darle su(s) motivo(s) por escrito a:

Demandante/Abogrado del Demandante

- (3) Pagarle al secretario del tribunal el monto del alquiler que la demanda adjunta reclama como adeudado, asi como cualquier alquiler pagadero hasta que concluya el litigio. Si usted considera que el monto reclamado en la demanda es incorrecto, debera presentarle al secretario del tribunal una mocion para que el tribunal determine el monto que deba pagarse. Si usted presenta una mocion, debera adjuntarle a esta cualesquiera documentos que respalden su posicion, y enviar por correo o entregar una copia de la misma al demandante/abogado del demandante. El dinero depositado en el registro de la corte debe ser en efectivo, cheque de caja o giro postal. Además del dinero depositado, se debe pagar una tarifa de secretario del 3% sobre los primeros \$ 500,00 y del 1,5% sobre cada \$ 100,00 subsiguientes.
- (4) Si usted presenta una mocion para que el tribunal determine el monto del alquiler que deba pagarse al secretario del tribunal, debera comunicarse de inmediato con la oficina del juez al que se le haya asignado el caso para que programe una audiencia con el fin de determinar el monto que deba pagarse al secretario del tribunal mientras el litigio este pendiente.

SI USTED NO LLEVA A CABO LAS ACCIONES QUE SE ESPECIFICAN ANTERIORMENTE EN UN PLAZO DE 5 DIAS LABORABLES A PARTIR DE LA FECHA EN QUE ESTOS DOCUMENTOS SE LE ENTREGARON A USTED O A UNA PERSONA QUE VIVE CON USTED, O SE COLOQUEN EN SU CASA, SE LE PODRA DESALOJAR SIN NECESIDAD DE CELEBRAR UNA AUDIENCIA NI CURSARSELE OTRO AVISO

(5) Si la demanda adjunta tambien incluye una reclamacion por danos y perjuicios pecunarios (tales como el incumplimiento de pago del alquiler), usted debera responder a dicha reclamacion por separado. Debera exponer por escrito los motivos por los cuales considera que usted no debe la suma reclamada, y entregarlos al secretario del tribunal en la dirección que se especifica en el parrafo (1) anterior, asi como enviar por correo o entregar una copia de los mismos al demandante/abogado del demandante en la dirección que se especifica en el parrafo (2) anterior. Esto debera llevarse a cabo en un plazo de 20 dias a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted. Esta obligación es aparte del requisito de responder a la demanda de desalojo en un plazo de 5 dias a partir de la fecha en que estos documentos se le entregaron a usted o a una persona que vive con usted, o se coloquen en su casa.

Si usted es una persona minusválida que necesita algún acomodamiento para poder participar en este procedimiento, usted tiene derecho, sin tener gastos propios, a que se le provea cierta ayuda. Tenga la amabilidad de ponerse en contacto con

**Pinellas County Office of Human Rights** 

400 S. Ft. Harrison Ave., Ste. 500

Clearwater, FL 33756

Phone: 727.464.4062 V/TDD

O 711 para personas con discapacidad del oído o de la voz

por lo menos 7 días antes de la cita fijada para su comparecencia en los tribunales, o inmediatamente después de recibir esta notificación si el tiempo antes de la comparecencia que se ha programado es menos de 7 días; si usted tiene discapacitación del oído o de la voz, llame al 711.

#### CITATION D'EVICTION/RESIDENTIELLE

#### A DEFENDEUR (S)

#### LISEZ ATTENTIVEMENT

Vous etes poursuivi par **PLAIGNNANT** pour exiger que vous evacuez les lieux de votre residence pour les raisons enumerees dans la plainte ci-dessous.

Vous avez droit a un proces pour determiner si vous devez demenager, mais vous devez, au prealable, suivre les instructions enumerees ci-dessous, pendant les **5 JOURS** (non compris le samedi, le dimanche, ou un jour ferie) a partir de la date ou ces documents ont ete donnes a vous ou a la personne vivant avec vous, ou ont ete affiches a votre residence.

#### LISTE DES INSTRUCTIONS A SUIVRE:

(1) Enumerer par ecrit les raisons pour lesquelles vous pensez ne pas avoir a demenager. Elles doivent etre remises au clerc du tribunal a: <u>PINELLAS COUNTY CLERK OF THE CIRCUIT COURT</u>, 315 Court Street, Room 170, Clearwater, Florida 33756.

-----

(3) Payer au clerc du tribunal le montant des loyers dus comme etabli dans la plainte et le montant des loyers dus jusqu'a la fin du proces. Si vous pensez que le montant etabli dans la plainte est incorrect, vous devez presenter au clerc du tribunal une demande en justice pour determiner la somme a payer. Pour cela vous devez attacher a la demande tous les documents soutenant votre position et faire parvenir une copie de la demande au plaignant/avocat du plaignant. Lajan depoze nan rejis la nan tribinal la dwe nan fòm lan nan lajan kach, chèk kesye a, oswa lòd lajan. Yon frè grefye a 3% sou premye \$ 500.00 a, ak 1.5% sou chak \$ 100.00 ki vin apre yo dwe peye nan adisyon a lajan yo depoze.

(4) Si vous faites une demande en justice pour determiner la somme a payer au clerc du tribunal, vous devrez immediatement prevenir le bureau de juge qui presidera au proces pour fixer la date de l'audience qui decidera quelle somme doit etre payee au clerc du tribunal pendant que le proces est en cours.

SI VOUS NE SUIVEZ PAS CES INSTRUCTIONS A LA LETTRE DANS LES 5 JOURS QUE SUIVENT LA DATE OU CES DOCUMENTS ONT ETE REMIS A VOUS OU A LA Florida Rules of Civil Procedure February 2, 2021 190 PERSONNE HABITANT AVEC VOUS, OU ONT ETE AFFICHES A VOTRE RESIDENCE, VOUS POUVEZ ETRE EXPULSES SANS AUDIENCE OU SANS AVIS PREALABLE

(5) Si la plainte ci-dessus contient une demande pour dommages pecuniaires, tels des loyers arrieres, vous devez y repondre separement. Vous devez enumerer par ecrit les raisons pour lesquelles vous estimez ne pas devoir le montant demande. Ces raisons ecrites doivent etre donnees au clerc du tribunal a l'adresse specifiee dans le paragraphe (1) et une copie de ces raisons donnee ou envoyee au plaignant/avocat du plaignant a l'adresse specifiee dans le paragraphe (2). Cela doit etre fait dans les 20 jours suivant la date ou ces documents ont ete presentes a vous ou a la personne habitant avec vous. Cette obligation ne fait pas partie des instructions a suivre en reponse au proces d'eviction dans les 5 jours suivant la date ou ces documents ont ete presentes a vous ou a la personne habitant avec vous, ou affiches a votre residence.

Si ou se yon moun ki enfim ki bezwen akomodasyon pou w kab patisipe nan pwosedi sa a, ou gen dwa, san ou pa bezwen peye okenn lajan, pou w jwenn yon sèten èd. Tanpri kontakte [identify applicable court personnel by name], Kòdonatris pwogram Lwa Ameriken pou Moun ki Enfim yo nan

**Pinellas County Office of Human Rights** 

400 S. Ft. Harrison Ave., Ste. 500

Clearwater, FL 33756

Phone: 727.464.4062 V/TDD

Ou 711 si ou gen pwoblèm pou w tande byen oswa pou w pale klè

<u>fè sa omwen 7 jou anvan dat ou gen randevou pou parèt nan Tribinal la,</u> oswa fè sa imedyatman apre ou fin resevwa konvokasyon an si dat ou gen pou w

parèt nan tribinal la pou w pale klè, rele	a mwens pase 7 je e 711.	ou; si ou gen pwo	oblèm pou w tan	de byen oswa
pos ii poste moj felt	· · · · · · ·			

#### IN THE COUNTY COURT, IN AND FOR

### PINELLAS COUNTY, FLORIDA

[insert name of Landlord]	CASE NO.
Plaintiff,	
VS.	
	NONMILITARY AFFIDAVIT
[insert name of Tenant]	
Defendant. /	
On this day personally appeared before a	me, the undersigned authority,
who, after being first duly sworn, says:	
Defendant, any governmental agency or branch subject to the pr	, is known by Affiant not to be in the military service or ovisions of the Soldiers' and Sailors' Civil Relief Act.
DATED:	Signature of Affiant
	Name:
	Address:
	Telephone No.
Sworn and subscribed before [name], who	me on [date], by is p ersonally known to me produced ication and who took an oath.
[document] as identifi	ication and who took an oath.
	NOTARY PUBLIC-STATE OF FLORIDA
	Name:Commission No
	My Commission Expires:
	, <u> </u>
attached affidavit to the Defendant at	d and mailed, or hand delivered a copy of this motion and
[insert addr	ess at which Tenant was served and fax number if sent by fax].
Name	
AddressFax No	
Approved for use under rule 10-2.1(a) of the Rules Regulating The Florida Bar	This form was completed with the assistance of:
	Name:
The Florida Bar 2010	Address: Telephone Number

## IN THE COUNTY COURT, IN AND FOR PINELLAS COUNTY, FLORIDA

	CASE NO.:
(Insert name of Landlord)	
Plaintiff, vs.	MOTION FOR CLERK'S DEFAULT RESIDENTIAL EVICTION
(Insert name of Tenant)	
Defendant.	
Plaintiff asks the clerk to enter a default a for failing to respond as required by law to plaintiff	gainst, Defendant, 's complaint for residential eviction.
	Signature
	NameAddress
	Telephone Number
DEFAULT RES	SIDENTIAL EVICTION
A default is entered in this action against the $\Gamma$ by law.	Defendant for eviction for failure to respond as required
DATE:	CLERK OF THE COURT
	Rv.
	By:
cc:	
(Insert name of Landlord)	<del>_</del>
(Insert name and address of Tenant)	
	This form was completed
Approved for use under rule 10-2.1(a) of The Rules Regulating The Florida Bar	with the assistance of: Name:
The Florida Bar 2010	Address: Telephone Number:

## IN THE COUNTY COURT IN AND FOR PINELLAS COUNTY, FLORIDA CIVIL DIVISION

		_ , CASE NO
(Insert name of Landlord)		DIVISION:
	Plaintiff,	
vs.		
(Insert name of Tenant)		-
,	Defendant,	
	MOTION	FOR COURT DEFAULT
Plaintiff moves for	or entry of a defau	alt by the Court because the Defendant
		_ failed to place the rent money into the Registry of the Court
as required by law.		
		Signature
		Landlord/Plaintiff
		Landiold/ Hailtin
		DEFAULT
A default is entered in th	nis action against t	he Defendant,,
named in foregoing Moti	on for failure to d	eposit the rent money into the Registry of the Court as required
by law.		
,		
DONE AND OF	RDERED in Pine	llas County, Florida this day of,
		County Judge
		County Judge

## IN THE COUNTY COURT, IN AND FOR PINELLAS COUNTY, FLORIDA

(Insert name of Landlord) vs.  Plaintiff, vs.  (Insert name of Tenant)  Defendant.	CASE NO.:(insert case number assigned by Clerk of the Court)  MOTION FOR DEFAULT FINAL JUDGMENT-RESIDENTIAL EVICTION
Plaintiff, vs.  (Insert name of Tenant)  Defendant.	
(Insert name of Tenant)  Defendant.	
Defendant.	
/	
Plaintiff asks the court to enter a Default F	inal Judgment against[name]
Defendant, for residential eviction and says:	[Hame]
1. Plaintiff filed a complaint alleging groun	
2. A Default was entered by the Clerk of the	his Court on [date]
WHEREFORE, Plaintiff asks this Court to engainst Defendant.	nter a Final Judgment For Residential Eviction
	Signature
	NameAddress
	Telephone Number
ce:	
(Insert name and address of Tenant)	

Approved for use under rule 10-2.1(a) of the Rules Regulating The Florida Bar

The Florida Bar 2011

This form was completed with the assistance of: Name: Address: Telephone Number:

## IN THE COUNTY COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

Reference No:	UCN: <u>5220</u> CC	XXCOCO
Plaintiff(s)		
vs.		
Defendant(s)		
	O SET CAUSE FOR NON-JURY T UDGMENT RESIDENTIAL EVICT	
Plaintiff(s) asks the court to set the	ne above-styled cause for a non-jury trial on th	e Final Judgment for Residential
Eviction.		
Date:		
	Signature of Plainti	
	Address:	
	City, State, Zip:	
	Telephone No.	
therefore	le and pleadings therein and being otherwise f that the non-jury trial on the Final Judgment f	
	on {date}	
	of the Pinellas County Courthouse locate	
hour(s)/minutes have b	been reserved for this hearing.	·
DONE AND ORDERED in Pine	ellas County, Florida on the day of _	, 20
ce:	COUNTY COURT JUDG	GE
Plaintiff(s)	_	
AddressCity, State, Zip	<del>-</del>	
Defendant(s)		
Address	_	
City, State, Zip	_	

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Human Rights Office, 400 S. Ft. Harrison Ave., Ste. 300, Clearwater, FL 33756, (727)464-4062 (V/TDD) at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

#### IN THE COUNTY COURT, IN AND FOR

#### **PINELLAS**

(insert county in which rental property is located) COUNTY, FLORIDA CASE NO.: \_\_\_ (insert case number assigned by Clerk of the Court) (Insert name of Landlord) Plaintiff, VS. FINAL JUDGMENT - EVICTION (Insert name of Tenant) Defendant. THIS ACTION came before the Court upon Plaintiffs Complaint for eviction. On the evidence presented, it is \_\_\_\_\_, recover from Defendant, ADJUDGED that Plaintiff, \_\_\_\_\_ (insert Landlord's name) possession of the real property described as follows: (insert Tenant's name) (insert legal or street description of rental premises including, if applicable, unit number) as court costs, for WHICH LETS WRITS OF POSSESSION AND EXECUTIONS NOW ISSUE. (insert city in which court is located) (insert county in which court is located) COUNTY, FLORIDA on \_\_\_\_\_\_\_\_, 20 \_\_\_\_\_. (County/Circuit) Judge (Insert name of Landlord) (Insert name of Tenant) This form was completed with assistance of: Name: Approved for use under rule 10-1.1(b) of Address:

the Rules Regulating The Florida Bar

Telephone Number:

The Florida Bar 2010

## IN THE COUNTY COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

	case no	
Plaintiff 's.		
5.		
Defendant(s)		
,		
WRITOE	DOCCECCION	
WRITOF	POSSESSION	
THE STATE OF FLORIDA:		
O ALL AND SINGULAR THE SHERIFFS OF THE STAT	E:	
OU ARE COMMANDED to remove Defendant(s)	wide AFTER A 24 HOUR NOTICE HAD	
rom the following property in Pinellas County, Flo CONSPICUOUSLY POSTED ON THE PREMISES:	rida AFTER A 24 HOUR NOTICE HAS	> REEN
CONSPICUOUSLY POSTED ON THE PREIVISES.		
and to put		
n full possession thereof.		
WITNESS my hand and seal of the Court on	day of	, 20_
	KEN BURKE, CPA	
	Pinellas County Clerk of the	Circuit Court
	315 Court Street, Room 170	
	Clearwater, FL 33756	
	Ву:	
	Deputy Clerk	
SEAL)	Deputy e.e	•
•		
Plaintiff(s) – or – Attorney(s) Name and Address:		
Phone #:		

## IN THE COUNTY COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

	Case No
Plaintiff(s)	
<i>.</i>	
D ( 1 (/)	
Defendant(s)	SUMMONS
·	
•	CE ON A NATURAL PERSON)
THE STATE OF FLORIDA: To each Sheriff of the State:	
YOU ARE COMMANDED to serve this s action on:	summons and a copy of the complaint or petition in this
Defendant:	
Address	
City, State, Zip	
<b>DEFENSES</b> to the attached COMPLAIN	r take a copy of your WRITTEN ANSWER AND NT or PETITION to Plaintiff or Plaintiff's attorney
within <b>20 DAYS</b> after service of this summ the original of the defenses with <b>the CLER</b> Room 170, Clearwater, Florida 33756, eithe	nons on you, exclusive of the day of service, <b>AND</b> to file <b>RK OF THE CIRCUIT COURT</b> , 315 Court Street, or before service on Plaintiff or Plaintiff's attorney or a default will be entered against you for the relief
DATED on	

#### **IMPORTANT**

As Deputy Clerk

A lawsuit has been filed against you. You have **20 calendar days** after this summons is served on you to file a written response to the attached complaint with the clerk of this court. A phone call

will not protect you. Your written response, including the case number given above and the names of the parties, must be filed if you want the court to hear your side of the case. If you do not file your response on time, you may lose the case, and your wages, money, and property may thereafter be taken without further warning from the court. There are other legal requirements. You may want to call an attorney right away. If you do not know an attorney, you may call an attorney referral service or a legal aid office (listed in the phone book).

If you choose to file a written response yourself, at the same time you file your written response to the court you must also mail or take a copy of your written response to the Plaintiff'Plaintiff's Attorney.

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact:

Pinellas County Office of Human Rights
400 S. Ft. Harrison Ave., Ste. 500
Clearwater, FL 33756
Physics 227 464 4062 N/FEDD

Phone: 727.464.4062 V/TDD

Or 711 for the hearing impaired

Contact should be initiated at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

If you cannot afford an attorney, you may be eligible for free legal assistance by contacting Bay Area Legal Aid line at (800) 625-2257; Community Law Program (south Pinellas County residents only) at (727) 582-7402; or Gulfcoast Legal Services at (727) 821-0726. If you do not qualify for free legal assistance or do not know an attorney, you may make an appointment to speak with an attorney for \$1.00 per minute in 15 minute increments at the Self Help Center online @ <a href="https://www.mypinellasclerk.org/selfhelp">https://www.mypinellasclerk.org/selfhelp</a> or by contacting (727) 464-5150 for north Pinellas County residents or (727) 582-7941 for south Pinellas County residents. You may also contact the Clearwater Bar Attorney Referral Service at (727) 461-4880; the St. Petersburg Bar Association Lawyer Referral Service at https://www.stpetebar.com/page/findanatty; or the Florida Bar Attorney Referral Service at (800) 342-8011.

#### **IMPORTANTE**

Usted ha sido demandado legalmente. Tiene **20 dias, contados a partir** del recibo de esta notificacion, para contestar la demanda adjunta, por escrito, y presentarla ante este tribunal. Una llamada telefonica no lo protegera. Si usted desea que el tribunal considere su defensa, debe presentar su respuesta por escrito, incluyendo el numero del caso y los nombres de las partes interesadas. Si usted no contesta la demanda a tiempo, pudiese perder el caso y podria ser despojado de sus ingresos y propiedades, o privado de sus derechos, sin previo aviso del tribunal. Existen otros requisitos legales. Si lo desea, puede usted consultar a un abogado inmediatamente. Si no conoce a un abogado, puede llamar a una de las oficinas de asistencia legal que aparecen en la guia telefonica.

Si desea responder a la demanda por su cuenta, al mismo tiempo en que presenta su respuesta ante el tribunal, debera usted enviar por correo o entregar una copia de su respuesta a la persona denominada abajo como "Plaintiff/Plaintiff's Attorney" (Demandante o Abogado del Demandante).

Si usted es una persona minusválida que necesita algún acomodamiento para poder participar en este procedimiento, usted tiene derecho, sin tener gastos propios, a que se le provea cierta ayuda. Tenga la amabilidad de ponerse en contacto con

**Pinellas County Office of Human Rights** 

400 S. Ft. Harrison Ave., Ste. 500

Clearwater, FL 33756

Phone: 727.464.4062 V/TDD

O 711 para personas con discapacidad del oído o de la voz

por lo menos 7 días antes de la cita fijada para su comparecencia en los tribunales, o inmediatamente después de recibir esta notificación si el tiempo antes de la comparecencia que se ha programado es menos de 7 días; si usted tiene discapacitación del oído o de la voz, llame al 711.

#### **IMPORTANT**

Des poursuites judiciares ont ete entreprises contre vous. Vous avez **20 jours consecu-tifs** a partir de la date de l'assignation de cette citation pour deposer une reponse ecrite a la plainte cijointe aupres de ce tribunal. Un simple coup de telephone est insuffisant pour vous proteger. Vous etes obliges de deposer votre reponse ecrite, avec mention du numero de dossier ci-dessus et du nom des parties nommees ici, si vous souhaitez que le tribunal entende votre cause. Si vous ne deposez pas votre reponse ecrite dans le relai requis, vous risquez de perdre la cause ainsi que votre salaire, votre argent, et vos biens peuvent etre saisis par la suite, sans aucun preavis ulterieur du tribunal. Il y a d'autres obligations juridiques et vous pouvez requerir les services immediats d'un avocat. Si vous ne connaissez pas d'avocat, vous pourriez telephoner a un service de reference d'avocats ou a un bureau d'assistance juridique (figurant a l'annuaire de telephones).

Si vous choisissez de deposer vous-meme une reponse ecrite, il vous faudra egale-ment, en meme temps que cette formalite, faire parvenir ou expedier une copie de votre reponse ecrite au "Plaintiff/Plaintiff's Attorney" (Plaignant ou a son avocat) nomme ci-dessous.

Si vous êtes une personne handicapée qui a besoin de mesures d'adaptation pour participer à cette procédure, vous avez droit, sans frais pour vous, à une certaine assistance. Veuillez contacter

Pinellas County Office of Human Rights

<u>400 S. Ft. Harrison Ave., Ste. 500</u>

Clearwater, FL 33756

Phone: 727.464.4062 V/TDD

Ou 711 si vous êtes malentendant ou avez un trouble de la parole

<u>au moins 7 jours avant votre comparution prévue au tribunal, ou immédiatement après avoir reçu cette notification si le délai avant la comparution prévue est inférieur à 7 jours; si vous êtes malentendant ou avez un trouble de la parole, appelez le 711.</u>

#### ENPÒTAN

Pwosedi legal yo te pran kont ou. Ou gen **20 jou konsekitif** ki soti nan dat konklizyon sa a pou ou ranpli yon repons alekri pou plent sa a nan tribinal sa a. Yon apel telefon ki senp se pa ase pou pwoteje ou. Ou oblije ranpli repons alekri ou a, ak nimewo a dosye pi wo a ak non pati yo ki te nonmen isit la, si ou vle tribinal la tande ka w la. Si ou pa ranpli repons alekri ou nan rele egzije a, ou riske pedi koz la ak sale ou, lajan ou, ak pwopriyete ou yo ka mete men sou pita, san okenn lot avi nan tribinal la. Gen lot obligasyon legal epi ou ka mande sevis imedya yon avoka. Si ou pa konnen yon avoka, ou ka rele yon sèvis referans avoka oswa yon biwo ed legal (ki nan lis nan anye telefon).

Si ou chwazi pou ou soumet yon repons alekri tet ou, ou pral bezwen tou voye oswa voye yon kopi repons ekri ou nan fòm sa a an menm tan an tankou fomalite sa a "Avoka Pleyan/ Pwokire a" (Pleyan oswa avoka li) non anba a.

Si ou se yon moun ki enfim ki bezwen akomodasyon pou w kab patisipe nan pwosedi sa a, ou gen dwa, san ou pa bezwen peye okenn lajan, pou w jwenn yon sèten èd. Tanpri kontakte [identify applicable court personnel by name], Kòdonatris pwogram Lwa Ameriken pou Moun ki Enfim yo nan

**Pinellas County Office of Human Rights** 

<u>400 S. Ft. Harrison Ave., Ste. 500</u>

Clearwater, FL 33756

Phone: 727.464.4062 V/TDD

Ou 711 si ou gen pwoblèm pou w tande byen oswa pou w pale klè

fè sa omwen 7 jou anvan dat ou gen randevou pou parèt nan Tribinal la, oswa fè sa imedyatman apre ou fin resevwa konvokasyon an si dat ou gen pou w parèt nan tribinal la mwens pase 7 jou; si ou gen pwoblèm pou w tande byen oswa pou w pale klè, rele 711.

### IN THE COUNTY COURT, IN AND FOR COUNTY, FLORIDA

	CASE NO.:
	(insert case number assigned by Clerk of the Court)
(Insert name of Landlord) Plaintiff,	
vs.	AFFIDAVIT OF DAMAGES
(Insert name of Tenant)  Defendant.	
STATE OF FLORIDA ) COUNTY OF )	
BEFORE ME, the undersigned authority,	
who being first duly sworn, says:	[name]
1. I am the Plaintiff or the and am authorized to make this affidavit.	e Plaintiffs agent (check appropriate response) in this case
2. This affidavit is based on my ow	n personal knowledge.
	property which is the subject of this eviction under an per
[rental amount]	[week, month, or other payment period]
4. Defendant has not paid the rent	due since[date of payment tenant has failed to make]
5. Defendant owes Plaintiff \$	as alleged in the complaint plus interest.

Approved for use under rule 10-2.1(a) of the Rules Regulating The Florida

The Florida Bar 2010

FORM 80

6.	Defendant owes Plaintiff \$	as alleged in the complaint plus interest	
	[amount of othe	er damages]	
		Signature	
		Pritned Name	
	Sworn and subscribed before me on[date]	by [name]	, wh
	is personally known to me/ produced	as identification, and w	ho
	did/ did not take an oath.	[document]	
		NOTARY PUBLIC-STATE OF FLORIDA	
		Name:	
		Commission No.:	
		My Commission Expires:	
mc		telefaxed and mailed, or hand delivered a copy of this	
	[insert address at which tenant v	was served and telefax number if sent by telefax]	

This form was completed with the assistance of Name: Address: Telephone Number:

## IN THE COUNTY COURT, IN AND FOR COUNTY, FLORIDA

	CASE NO.:
Insert name of Landlord) Plaintiff, vs.	MOTION FOR CLERK'S DEFAULT – DAMAGES (RESIDENTIAL EVICTION)
(Insert name of Tenant) Defendant.	
Plaintiff asks the clerk to enter a default aga	[Tenant name(s)]
referenciant, for damages for failing to respond as re	equired by law to plaintiffs complaint for damages.
	Signature:
	NameAddress
	Telephone Number
A default is entered in this action against	
	the Defendant for damages for failure to respond
as required by law.	
as required by law.	_ CLERK OF THE COURT  By:
s required by law.  DATE:  ::	_ CLERK OF THE COURT  By:

Address: Telephone Number:

FORM 77

The Florida Bar 2011

## IN THE COUNTY COURT, IN AND FOR COUNTY, FLORIDA

CASE N	0.:
	(insert case number assigned by Clerk of the Court)
(Insert name of Landlord) Plaintiff,	
vs.	MOTION FOR DEFAULT FINAL JUDGMENT - DAMAGES (RESIDENTIAL EVICTION)
(Insert name of Tenant)	
/ Defendant.	
Plaintiff asks the court to enter a Default Final Judg	oment against
Defendant, for damages, and says:	[name]
1. Plaintiff filed a complaint for damages aga	ainst the Defendant.
2. Defendant has failed to timely file an answ Clerk of this Court on[date]	wer and a Default has been entered by the
3. In support of this Motion, Plaintiff submits	s the attached Affidavit of Damages.
WHEREFORE, Plaintiff asks this Court to enter a	Final Judgment against Defendant.
I CERTIFY that I mailed, telefaxed and motion and attached affidavit to the Defendant at	
[insert address at which tenant was served and to	elefax number if sent by telefax]
Signate	ire:
	NameAddress
	Telephone Number
Approved for use under rule 10-2.1(a) of	This form was completed with the assistance of:
the Rules Regulating The Florida Bar	Name: Address:
The Florida Bar 2011	Telephone Number:

FORM 79

## IN THE COUNTY COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

Reference No:	UCN: <u>5220</u>	CC	X	<u>XCOCO</u>
Plaintiff(s	<u>s)</u>			
vs.				
Defendan	$\overline{t(s)}$			
	TO SET CAUSE FO UDGMENT FOR DA			
Plaintiff(s) asks the court to	set the above-styled cause	for a non-ju	ry trial on the Final	Judgment for
Damages – Count II.				
Date:	<del>-</del>			
Signat	I		Plaintiff(s)	
	A	Address:		
	(	City, State, Z	Zip:	
	j	reteptione iv	10.	
	FINAL JUDGMENT	r count	ГП	
The Court having reviewed it is therefore	the file and pleadings there	ein and being	g otherwise fully ad	vised in the premises
ORDERED AND ADJUD	GED that the non-jury trial	on the Fina	ıl Judgment for Dan	nages – Count II is se
for a hearing before Judge	on {	date}		_, at
{time}, in Room				
hour(s)/minutes	have been reserved for this	hearing.		
DONE AND ORDERED i	n Pinellas County, Florida	on the	day of	, 20
ec:	(	COUNTY C	OURT JUDGE	
Plaintiff(s)				
AddressCity, State, Zip				
Defendant(s)Address				
City, State, Zip				

If you are a person with a disability who needs any accommodation in order to participate in this proceeding, you are entitled, at no cost to you, to the provision of certain assistance. Please contact the Human Rights Office, 400 S. Ft. Harrison Ave., Ste. 300, Clearwater, FL 33756, (727)464-4062 (V/TDD) at least 7 days before your scheduled court appearance, or immediately upon receiving this notification if the time before the scheduled appearance is less than 7 days; if you are hearing or voice impaired, call 711.

#### IN THE COUNTY COURT, IN AND FOR

	(insert county in which rental property is located) COUNTY, FLORIDA	
	CASE NO.:	
	(insert case number assigned by Clerk of the Court)	
(Insert name of Landlord)		
Plaintiff, vs.	FINAL JUDGMENT - DAMAGES	
(Insert name of Tenant)  Defendant.		
evidence presented, it is	urt upon Plaintiffs Complaint for unpaid rent. On the recover from Defendant,	
(insert L	andlord's name)	
, t (insert Tenant's name)	he sum of \$ with costs in the sum of	
\$, making a total of \$ year for which let execution now issue.	, that shall bear interest at the rate of % a	
ORDERED in	,	
(insert city in which c	ourt is located) (insert county in which court is located)	
COUNTY; FLORIDA on	, 20	
	(County/Circuit) Judge	
cc:		
(Insert name of Landlord)		
(Insert name of Tenant)	This form was completed with the assistance of:  Name:	
Approved for use under rule 10-1.1(b) of	Address:	
the Rules Regulating The Florida Bar	Telephone Number:	
The Florida Bar 2010		

## IN THE COUNTY COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

Reference No: _	
Plaintiff(s)	
· ·	
VS.	
Defendant(s)	
MOTION TO DISBURSE FUN	DS FROM REGISTRY OF THE COURT
Plaintiff(s) asks the Court to direct the	he Clerk to disburse all the funds being held in the
Registry of the Court.	
Date:	Signature of Plaintiff(s)
	Print Name:
	Address:
	City, State, Zip: Telephone No:
	Telephone 1 to.
ORDER TO DISBURSE FUND	S FROM REGISTRY OF THE COURT
The Court having reviewed the file a	and pleadings therein and being otherwise fully advised
in the premises, it is therefore	
ORDERED AND ADJUDGED that	at the Clerk of the Court is hereby directed to disburse
all the funds held in the Registry of the Cou	rt to the Plaintiff.
<b>DONE AND ORDERED</b> in Pinella	s County, Florida on the day of
	COUNTY COURT JUDGE
cc:	
Plaintiff(s)Address	
City, State, Zip	
Defendant(s)	
Address	
City, State, Zip	

## IN THE CIRCUIT COURT OF THE $6^{\text{TH}}$ JUDICIAL CIRCUIT, IN AND FOR PINELLAS COUNTY, FLORIDA

Refer	ence No:		
Plaintiff(s)			
r iaiitiii(3)	'		
vs.			
Defendant(s)			
DISCLO	OSURE FROM	1 NONLAWYER	
advice, cannot tell me what my right: represent me in court.		he is a nonlawyer and may not cannot tell me how to testify in	
provided by me in writing into the bl		he may only type the factual in	
may not tell me what to put in the fo			
form approved by the Supreme Cour			
factual questions to fill in the blanks	on the form and m	ay tell me how to file the form	
(Choose <b>one</b> only)			
I can read English.			
I cannot read English, but this	disclosure was rea	d to me by	in
{language}	which I understa	and.	
Dated:		Cinnet we of Death	
		Signature of Party	
		Circular (AIONI ANAMED	
		Signature of NONLAWYER	
		Printed Name: Name of Business:	
		Address:	

## IN THE COUNTY COURT OF THE SIXTH JUDICIAL CIRCUIT IN AND FOR PINELLAS COUNTY, FLORIDA

Reference No: _		
Plaintiff(s)		
VS.		
Defendant(s)		
NOTICE OF VO	DLUNTARY DISMISSAL	
Plaintiff(s),	, in the above s	tyled cause hereby
submit this Notice of Voluntary Dismissal	as this cause has been settled betw	een parties.
I certify that a copy of this documen	nt was [√ <b>one</b> only] ☐ mailed ☐ f	axed and mailed
hand delivered to the person(s) listed be		
Defendant(s):	_	
Address:	_	
City, State, Zip:	_	
Dated:		
	Signature of Plaintiff(s)	
	Print Name:	
	Address:	
	City, State, Zip:	
	Telephone No:	

Tenant's name and address:	
Dear,	
Dear, (Tenant's Name)	
This is a notice of my intention to impose a cla	aim for damages in the amount of \$
upon your security deposit due to	(insert amount of damages)
	ses or other reason for claiming security deposit)
must object in writing to this deduction from	19(3), Florida Statutes. You are hereby notified that you your security deposit within 15 days from the time you educt my claim from your security deposit. Your objection  (insert landlord's address)
	(insert landiord 3 dadicess)
	Landlard's name:
	Landlord's name:Address:
	City, State, Zip:
	Telephone Number:
Approved for use under rule 10-2.1(a) of the Rules Regulating The Florida Bar	
The Florida Bar 2010	
	This form was completed with the assistance of:  Name:
	Address:City, State, Zip:
	Telephone number: